opposite the names of the respective shareholders, as follows:

No Shares Amt
 No.
 Name.
 Share.

 2208 J. T. Brecken
 1000

 2209 J. T. Brecken
 1000

 1911 O. F. Coolidge
 1000

 2123 Rasmus Anderson
 1000

 2105 Rasmus Anderson
 500

 2124 Annie B. Anderson
 500

 1881 J. G. Williams
 1000

 1383 Viola B. Ackrum
 5000

 2107 B. F. Lovell
 1000
 \$ 5.00 5.00 2.50 5.00 2107 B. F. Lovell 1000 1134 R. W. Madsen 25 1987 Mrs. M. Deeming ... 500 5,00 .13 2.50 1807 Mrs. Ida Geddes ... 1000 1808 Mrs. Ida Geddes ... 1000 1808 Mrs. Ida Geddes ... 1000 1810 Mrs. Ida Geddes ... 1000 1811 Mrs. Ida Geddes ... 1000 1811 Mrs. Ida Geddes ... 1000 1817 Alice F. Scoville ... 2500 5.00 5.00 5.00 5.00

And in accordance with the laws and an order of the Board of Direct-ors made on the 8th day of May, 1915, so many shares of each parcel of said so many snares of each parcel of said stock as may be necessary, will be sold at public auction at the office of the secretary at 314 West Sixth South street, Salt Lake City, Utah, on the 21st day of June, 1915, to pay the de-linquent assessment, together with the costs of advertising and expenses of sale.

M. F. MURRAY, Secretary. 6-12-6-19

NOTICE OF EXTENSION.

By order of the Board of Directors made on the 17th day of June, 1915, the time to pay the delinquent assess-ment No. 28 of one-half cent a share on the Dalton Gold Mining and Milling company stock, levied on the 8th day of May, 1915, is extended to July 7th, 1915.

M. F. MURRAY, Secretary.

ALIAS SUMMONS.

In the Justice's Court, in and for Salt Lake City Precinct, County of Salt Lake, State of Utah, before L. R. Martineau, Jr., Justice of the Peace.

J. J. Snell, plaintiff, vs. K. Want-anaba, defendant.—Alias Summons. The State of Utah to the Defendant:

You are hereby summoned to appear before the entitled court within ten days after the service of this summons upon you, if served within the county in which this action is brought, otherwise within twenty days after the service and defendant the above entitled action, brought against you to recover \$134.00, \$25.00 attorney fee and cost of suit, and in case of your failure to do so, judgment will be rendered against you according to the de-mand of the complaint.

Given under my hand this 8th day June, 1915.

L. R. MARTINEAU, JR.,

Justice of the Peace.

319-320 Judge Building. Snyder & Snyder, attorneys plaintiff. 6-21-7-10

NOTICE OF SALE OF MORTGAGED PROPERTY.

Notice is Hereby Given:

That the undersigned, I. E. Cox, the owner of the notes hereinafter set forth, and the mortgagee of the chattels hereinafter set forth and chattels hereinafter set forth and the mortgagee of the assigned leases hereinafter set forth, will sell, on the 28th day of June, at one o'clock p. m., at the south door of the Merchants bank, near the corner of Main and Third South streets, Salt Lake City, Utah, all the right, title and interest of H. T. Hinman in the

and interest of H. T. Himman in the following described property:
Six light oak four-legged pool tables, together with the racks, balls and cues belonging to the same; linoleum on the floor, light drops, cigar show case and fixtures; barber shop wall case and mirrors; wash basins and

connections; shoe shining stand, and chairs.

Also a certain lease from the Mer chants bank of Salt Lake City, to I. E. Cox and by him assigned to said H. T. Hinman, and covering the above de-scribed premises, to-wit: Basement of Merchant's Bank, Salt Lake City, Utab:

Also a certain lease from I. E. Cox to J. A. Lattner, heretofore assigned by the said I. E. Cox to the said H. T. Hinman, covering certain of said de-scribed premises, which said chattels and leases were duly described in a certain chattel mortgage executed by the said H. T. Hinman of Salt Lake City, Salt Lake County, State of Utah, mortgagor, and delivered to the said I. E. Cox of the same place, on the 13th day of February, A. D. 1913, and which said mortgage was duly record-ed in Book 2B of Chattel Mortgages, ed in Book 2B of Chattel Mortgages, pages 133, 134 and 135, in the office of the County Recorder of Salt Lake County, Utah, there being now due and unpaid on the indebtedness of the said H. T. Hinman to the said I. E. Cox. the sum of \$575.00 with interest thereon at the rate of eight per cent per annum from February 15, 1915, according to the terms of seventeen certain promisory notes. exe teen certain promissory notes, executed by said H. T. Hinman, February 15, 1915, in favor of said I. E. Cox, one falling due March 15, 1915, and one each month thereafter until

and one each month thereafter until all should become due. This sale will be made in pursuance of the provisions of the said chattel mortgage heretofore described and as by the law in such case made and provided.

Dated this 7th day of June, A. D. 1915.

L E. COX.

NOTICE OF ASSESSMENT.

EMERALD MINING COMPANY

EMERALD MINING COMPANY. Office and place of its general business located at 205 Judge Building, Salt Lake City, Utah.

Notice is hereby given that at a meeting of the board of directors of the Emerald Mining company, held at its office, above designated, on Thursday, June 10, 1915, an assessment of one (1) cent per share was levied on the capital stock of the corporation, payable to J. E. Oglesby, secretary of the company, at its said office above designated, in three equal installments, as follows: The first installment of one-third cent payable Thursday, July 15, 1915, the second installment of one-third cent, payable Saturday, August 14, 1915, and the third Saturday, August 14, 1915, and the third installment of one-third cent, payable Wednesday, September 15th, 1915. Any stock upon which the first installment of this assessment may remain unpaid on Thursday, July 15, 1915, will be delinquent and advertised 1915, will be delinquent and advertised for sale at public auction, and unless payment of said first installment is made before, will be sold on Saturday. August 15, 1915, at the hour of 2 o'clock p. m., at the company's office, above designated, to pay the delinquent installment, together with cost of advertising and expenses of sale. Any stock upon which the second installment of this assessment may remain unpaid on Saturday, August 14, 1915, will be delinquent and advertised for sale at public auction, and unless for sale at public auction, and unless payment of said second installment is made before, will be sold Saturday, September 11, 1915, at the hour of 2 o'clock p. m., at the company's office, above designated, to pay the delin-quent installment, together with cost of advertising and expense of sale. Any stock upon which the third in-Any stock upon which the third installment of this assessment may remain unpaid on Wednesday. September 15, 1915, will be delinquent and advertised for sale at public auction, and unless payment of third installment is made before, will be sold on Saturday, October 9th, at the hour of 2 o'clock p m., at the company's office, to pay the delinquent installment,

together with cost of advertising and expense of sale.

J. E. OGLESBY, Secretary.

Office, 205 Judge Building, Salt Lake City, Utah.

6-12-7-10

SUMMONS.

In the District Court of the Third Judicial District of the State of Utah, County of Salt Lake. Mary Alice Wilkinson, Plaintiff, vs. Herbert William Wilkinson, Defend-ant.—Summon

ant.—Summons.

The State of Utah to the said Defend-

You are hereby summoned to appear within twenty days after t service of this summons upon you, served within the county in which this action is brought, otherwise within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been filed with the clerk of said

This action is brought to dissolve the bonds of matrimony now existing between plaintiff and defendant. MARTIN S. LINDSAY,

Plaintiff's Attorney.
P. O. address, 26½ South Main St.
Salt Lake City, Utah. 6-12-7-1

SUMMONS.

In the District Court of the Third Judicial District of the State of Utah, County of Salt Lake.

Sophie Schmidt, Plaintiff, vs. Adolf Schmidt, Defendant.—Summons. The State of Utah to the said Defend-

You are hereby summoned to ap-ar within twenty days after the service of this summons upon you, if served within the county in which this action is brought, otherwise within thirty days after service, and de-fend the above entitled action; and in case of your failure so to do, judgment will be rendered against you accord-ing to the demand of the complaint, which has been filed with the clerk of court.

This action is brought to dissolve the bonds of matrimony now existing between plaintiff and defendant.

MARTIN S. LINDSAY,
Plaintiff's Attorney.
P. O. address, 26½ South Main St.,
Salt Lake City, Utah. 6-12-7-10

PROBATE AND GUARDIANSHIP NOTICES.

Consult county clerk or the respective signers for further information.

NOTICE TO CREDITORS.

Estate of Elizabeth Woods, ceased.
Creditors will present claims with

South Main street, Salt Lake City, Utah, on or before the 15th day of October, A. D. 1915,
SARAH ELIZABETH WALTER.

Administratrix of the Estate of Eliza-beth Woods, Deceased.

MARTIN S. LINDSAY, Attorney for Administratrix.

Date of first publication, June

ASSESSMENT NUMBER ELEVEN, SHEBA GOLD AND SILVER MINING COMPANY.

Principal place of business. Lake City, Utah. Eastern or branch office, Houghton, Michigan.

Notice is hereby given that at a meeting of the board of directors of the Sheba Gold and Silver Mining Co., held on the 18th day of May, 1915, assessment number eleven of five (5) cents per share was levied upon the issued and outstanding continuous. issued and outstanding capital stock of the corporation, payable immediately, to the secretary of said com-pany at the office of the company, No. 2 Mackintosh block, Salt Lake City. Utah, or at the eastern or branch of-

fice of the company at Houghton, Michigan, at the option of the stock-

holders as to place of payment.

Any stock upon which this assessment may remain unpaid on Thursday, July 1st, 1915, will be delinquent and will be advertised for sale at and will be advertised for sale at public auction, and unless payment is made, will be sold at the said office of the company at Salt Lake City, Utah, at 10:00 o'clock a. m. on Monday, the 2nd day of August, 1915, to pay the delinquent assessment thereon, cost of advertising (50 cents for each certificate advertised) and expense of sale.

each certification of the board of directors,
By order of the board of directors,
LILLIAN M. CLEAVES, Sec.
5.29 5.26 Houghton, Michigan.

SUMMONS.

In the District Court of the Third Judicial District of the State of Utah, County of Salt Lake.

Emma Mills, plaintiff vs. Joel Mills, defendant.—Summons: The State of Utah to the said De-

fendant:

You are hereby summoned to appear within twenty days after the service of this summons, upon you, if served within the county in which this action is brought, otherwise, within thirty days after service, and defend the above entitled action; and in case of failure so to do, judgment will be rendered against you according to the demand of the comcording to the demand of the com-plaint, which has been filed with the clerk of said court. This action is brought against you to obtain a de-cree of the court dissolving the bonds of matrimony existing between you and the plaintiff.

FRED W. CROCKETT.

Plaintiff's Attorney.
P. O. Address, 707 Utah Savings &
Trust Bldg., Salt Lake City, Utah. 5-29-6-26

SUMMONS.

In the District Court of the Third Judicial District of the State of Utah, County of Salt Lake. Fern McElhenney, plaintiff, vs. Wil-liam M. McElhenney, defendant.—

Summons

The State of Utah, to the said De-

fendant:

You are hereby summoned to appear within twenty days after the service of this summons upon you, if service of this summons upon you, it served within the county in which this action is brought, otherwise, within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been filed with the clerk of said court. This action is brought to secure a judgment dissolving the bonds of matrimony, existing between plain-tiff and defendant.

CLAUDIUS L. KING,
Attorney for Plaintiff.
P. O. Address, 536-7 Atlas block,
Salt Lake City, Utah. 5-29-6-26

NOTICE OF ASSESSMENT NO. 3.

At a special meeting of the Board of Directors of the Gold Bell Mining & Milling company, held at their office Saturday, May 8th, 1915, an assess-ment of one-half (½) mill per share on all outstanding stock was ordered, same to be in force immediately, and

same to be in force immediately, and to be paid into the treasury not later than Tuesday, June 21, 1915.

Any stock upon which this assessment may remain unpaid on June 21, 1915, will be delinquent, and same will be advertised for sale at public auction, according to law, to pay the delinance of the same with the same will be advertised. linquent assessment, together with the cost of advertising and expense of

J. A. HEADLUND, President. J. A. A. STANLEY, Sec-Treas. First publication May 22, 1915.